

# THE DAILY HERALD

Salt Lake City, - - Utah.

FRIDAY, - - MARCH 6, 1885.

## NOTICE.

The Herald Company will not be responsible for debts contracted by any of its employees.

## LOCAL BRIEFS.

THE IRIS and rose buds are bursting forth.

THE FOURTEENTH Ward entertainment comes off this evening.

AN ADAMANT Eden is represented by some fine lithography.

T. R. Jones & Co. received, yesterday, two cars Germania bullion valued at \$3,995.

WELLS, FARGO & Co. yesterday received three bars Christy valued at \$3,080.

McCORMICK & Co. received, yesterday, three bars Stormont bullion, valued at \$3,100.

LOUIS XI, Sheridan's grandest impersonation, will be given at the Theatre to-night.

THE STOCK of Thomas W. Jennings has been transferred to the premises at No. 35 W. First South street.

PARLEY P. PRATT's bondsmen are Alma Pratt and J. W. Fox, Jr., Marshall Phillips having been released.

ALREADY the dust is becoming annoying on the streets. Unlucky nights are we, first we grumble at the rain and snow, then at the mud, etc.

OLIVER DODD BYRON plays Rags and Bones for a Saturday matinee, and Across the Continent in the evening—the only two performances he gives on his return.

JOE MURRAY, for vagrancy and J. L. Pierce for a profane drunk were landed in limbo yesterday. Judge Speirs will to-day investigate the charges booked against them.

SUPERVISOR LIVINGSTON is doing a good job in having the muck hauled away from the sides of the ditches on Main street. There will no doubt be considerable sickness avoided by the move.

OLIVER DODD BYRON's agent, Mr. Berry, was in town yesterday, making arrangements for the appearance of Byron's company at a matinee and evening performance on the 14th inst. Mr. Berry is stopping at the Valley House.

No decision has yet been rendered in the cases of the three Arizona Mormons now serving sentence in the Detroit House of Correction, although the Supreme Court of the United States heard the arguments on appeal last Friday.

THE TRIBUNE has not succeeded to any marked extent in humbling the Thuring management to its knees. Meanwhile the sheet manifests a remarkable interest in every other form of amusement, hoping to thus bring the house to time.

IT IS rumored that the D. & R. G. and the city will enter into an arrangement for graveling Second South street from the depot up to Main street, the railroad hauling the gravel and laying a special track, and the authorities doing the unloading and leveling.

PROF. HAYES the telephone in their residences, have been served with a notice that on and after April 1st the rental will be raised to \$1 a month instead of \$3 a formerly, a slight advance of 33 1/3 per cent. There is some tremendous growling and the end is not yet.

JUDGE ZANE, Marshal Ireland and Prosecuting Attorney Dickson were whirling about yesterday afternoon in a whirling rig. They were supposed to be bound for the Penitentiary. Their welcome from the inmates would hardly be an ecstatic one.

REARERS of the Tribune who desire to know all the news, are informed that there will be a show at the Theatre next week which will suit their particular tastes to a nicety. It is little short of a deprivation that the Tribune should keep favorite details of kind from its glomoring patrons.

A COUPLE of gentlemen living in the Eighteenth Ward, to test the efficiency of the new postal service, addressed two letters to their respective wives. The missives were mailed on Monday evening, but were not received until Wednesday afternoon. The boys will probably beat this when the newness of their uniforms wears off.

CERTIFICATES have been issued to the following officers of Brigham City, elected last month: For mayor, A. Madson; councilors, Joseph M. Jensen, Joseph M. Tippetts, Peter Baird, L. J. Halling, N. P. Anderson; treasurer, O. N. Stodd; assessor and collector, Jonah Mathias; justices of the peace, T. F. Madson, M. L. Ensign; recorder, George L. Graehl, Jr.; marshal, David Rees.

THE TRIBUNE still attempts to hoodwink its advertisers as to the extent of its circulation. We are aware that it has a large and disgusted constituency in the mining camps of Idaho, but in Salt Lake City and the Territory it does not approach THE HERALD, and it is perfectly aware of it. What THE HERALD has increased since its premium plan was started, would alone come up to the Tribune's circulation in Salt Lake City.

JOHN HILL, the proprietor of the well-known "Hill's Farm Gardens," is jubilant over the success of a flowing well on his premises. Sunk on a dry knoll, water was encountered at a depth of sixty feet, and flows in such quantities from a nine-inch curb bore that a large ditch had to be dug to convey it from the house. Cornwall and Boyle claim they can insure equal success in obtaining wells of water elsewhere to benefit the dry lands.

VERY best XXXX flour at \$1.70 per hundred at G. F. Culmer & Bros.

You Are Interested Yourself.

We are prepared to sell to families, at the "Occidental," Pure California and Imported Wines, at Reduced Prices. The best of Liquors and Cigars always on hand. You will become convinced by a trial.

ATKIN & MURPHY, Proprietors.

## A DAY IN COURT.

### Judge Zane Passes a Busy Forenoon.

#### THE CIVIL CALENDAR SET.

Hill and Neilson—The Five Erring Juveniles—The Two Spotters—MacKnight—Other Business.

At the opening of court yesterday morning, nearly all the members of the bar were in attendance, the occasion being the setting of the civil calendar for the remainder of the present term. A good many cases were called, but owing to the absence of the attorneys representing them, they were passed and continued for the term. Those set up to April 9th (the new term commences April 14th), will be found below:

William Z. Raby, Charles Ringwood and Charles Brazier, all of this city, were admitted to citizenship.

The case of F. O. Webb vs. C. H. Crow was dismissed at the cost of the plaintiff from a failure to prosecute.

In the case of H. P. Kimball vs. L. R. Ketchum, Mrs. Phoebe Kimball, Heber Parley Kimball and Frank W. Jennings were substituted as plaintiffs.

J. H. Hill and Charles Neilson, the two young men who disappeared from the public gaze at the time they were bound over to await the action of the Grand Jury by Judge Speirs on the charge of having killed young Gardner at Mill Creek, came into court to answer to the indictments found against them. The Grand Jury, it appeared, had been disposed to take a lenient view of the case, for when the charges were read, it was found that Hill had only been indicted for battery and Neilson for manslaughter. Hill pleaded guilty to the charge and made a statement to the effect that he had struck Gardner, only once, and then upon being called a G—d—n—s— of a b—h. Judge Zane sentenced him to pay a fine of \$25 and the costs of the prosecution, a considerably greater sum. Hill turned away with his counsel, Mr. Van Horne. Both felt that it was an easy escape from a row which resulted in a man's death. Neilson, the man most gravely implicated, and who gave young Gardner the kick which caused his death, next came forward with his counsel, Mr. Van Horne. Both felt that it was an easy escape from a row which resulted in a man's death. Neilson, the man most gravely implicated, and who gave young Gardner the kick which caused his death, next came forward with his counsel, Mr. Van Horne. Both felt that it was an easy escape from a row which resulted in a man's death.

After a good deal of discussion as to whether the case against James MacKnight or that against some one else should be taken up next, it was decided that the case against Weimer and Compton should follow. These gentlemen, it will be remembered, earned a somewhat uncertain living by enticing saloon keepers to sell them liquor on Sundays, which deed achieved, they hurried with their tale to the police officers—in brief, acted as spotters. These gentlemen swore to having obtained liquor from Ordner and Jones outside of lawful hours. The charge was not sustained, however, and the two men were indicted for perjury by a Grand Jury, of which Louis Byrnes was foreman. Yesterday, when it came to a trial of the cases the District Attorney discovered to his horror that the indictment had been made out in the name of "Salt Lake City vs. etc.," instead of "The People of the Territory of Utah vs. etc.," upon which flaw the cases were dismissed. On Mr. Dickson's own motion, and the bail of Messrs. Weimer and Compton exonerated.

An early adjournment was taken to allow Mr. Dickson leisure to prepare for his conflict with James MacKnight, which ensues the first thing this morning.

#### CIVIL CASES.

MARCH 19TH.  
1 London Bank of Utah vs. C. M. Giberson.  
2 S. Henderson et al. vs. J. W. Myrick.  
3 Edward P. Ferry vs. Samuel Lee.  
4 Tootie City vs. Moses Brunson.

MARCH 17TH.  
5 James J. Weaver vs. Daniel Weaver.  
6 Vulcan Powder Company vs. W. H. Bowers.  
7 Tonite Powder Company vs. W. H. Bowers.  
8 George F. Culmer vs. William Rydall.  
9 Solomon Liebes vs. B. W. Driggs.  
10 N. Groesbeck vs. Thomas Oakley et al.

MARCH 15TH.  
11 Heber P. Kimball vs. L. R. Ketchum.  
12 Sadore Morris et al. vs. George Guion.  
13 Miranda McKee vs. J. F. Wilcox.

MARCH 13TH.  
14 Edward Pickering et al. vs. Ferdinand Dickert.  
15 William S. Clays vs. E. W. Westcott.  
16 Augustus M. Eddy et al. vs. E. A. Ireland.

MARCH 20TH.  
17 E. Eisenberg vs. William M. Lacey.  
18 H. Denhalter vs. William M. Lacey.  
19 E. D. Egan vs. Augustus Podlech.

MARCH 23D.  
20 Louis Reggel vs. J. J. Greenwald et al.  
21 S. F. Mount vs. Henry Simons et al.

MARCH 24TH.  
22 S. Kahn et al. vs. The Mammoth Mining Company.  
23 Edward Page vs. William F. James.  
24 I. Morris et al. vs. Henry Simons.

MARCH 25TH.  
25 Harry Haines vs. Bolivar Roberts et al.  
26 Elias Morris vs. Mammoth Mining Company.  
27 Ephraim Nash vs. Amos Mosher.

MARCH 26TH.  
28 Worthy Nash vs. Amos Mosher.  
29 Worthy Nash vs. Amos Mosher.  
30 Edward Austin vs. Geo. W. Roberts.

MARCH 27TH.  
31 John Hillier vs. Edward Senior.  
32 Walter J. Wiscombe vs. Edward Senior.  
33 T. C. Griffiths vs. E. A. Ireland.  
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MARCH 30TH.  
35 J. D. Lamb vs. West Mountain Mining Co.  
36 Frank Wright vs. M. S. Ascheim.  
37 A. E. Leavitt vs. Oxford & Geneva Mining Co.

MARCH 31ST.  
38 R. S. Brown vs. H. S. Campbell.  
39 Wm. Roach vs. John T. Gilmer et al.

## THE BON HOMME SUE.

One of Dr. Bevan's Pets in Trouble.

The Bon Homme mining company, which own a claim in Park City on which some \$8,000—or \$10,000—have been expended, has been sued in the Third District Court by J. H. Rogers, a Park City merchant, Arthur Brown being his attorney; the amount is \$422.45 due Mr. Rogers for materials purchased, and for a number of miners, time checks which he bought up from the holders. The Bon Homme is an incorporation of 300,000 shares, the greater part of which is owned by Dr. A. D. Bevan and S. C. Pancake, who united recently in advancing the money necessary to work the property. Those who remember the somewhat eccentric but always sanguine Dr. Bevan, will recall that he ever carried two darlings in his heart, whose prospective later, and whose successive assessments, were never allowed to dim or grow less—the Apex was one and the Bon Homme was the other. The doctor started out with a neat little sum acquired from mining transactions in Bingham, and but for Apex assessments, he would have been well to do to-day. He at one time owned nearly 90,000 shares of this stock which he would have once sold for 40 cents a share, but which he preferred to hold and pay assessments on until it ate itself all away. Captain Joab Lawrence bought in the greater part of it under the recent 5 cent assessment sale. The doctor departed for Spokane Falls some time ago, and is now said to be on his feet again. He has apparently failed to remit to keep up expenditures on his remaining pet however, and Mr. Pancake yesterday stated that he was weary of carrying the Bon Homme along without help from the other stockholders. The reporter asked if he would allow the property to be sold, and he replied nonchalantly: "Oh, we would have six months to redeem it in, you know."

Mr. Watrous is the secretary of the company on whom the process was served.

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## A NOTABLE NIGHT.

Sheridan Causes a Furore by His Performance of Lear.

Last evening was a red letter night at the Theatre; the novelty of Lear, and the growing hold which Sheridan is nightly taking on our audiences, drew out a much larger gathering than has before greeted him, and the magnificence of his acting will be so generally commented on to-day that his business for the remainder of the engagement will certainly continue to improve.

Lear is a study rather than an entertaining and a critical audience which can rise from witnessing its six wild, tempestuous acts without something of a sense of weariness; but the genius of Sheridan would have carried to enthusiasm a duller audience than that of last evening, and the scenes which greeted his grand impersonation were among the most fervid and tumultuous which have ever been heard within the theatre walls. After the great scene in act first he was called before the curtain amid a wild storm of plaudits. At the end of act second he was again recalled, and his triumph throughout the night, and particularly in his mad scene, were most warm and unmistakable. Mr. Mainhall shared the honors of the star, and though his Nemours in Louis XI gained him great favor, he won still greater applause in the character of Edgar. Mr. Lloyd's Kent was also the best thing he has done so far, and the same thing may be truthfully said of Mr. Staly's fool. Mr. Turner has not the face and is a trifle to stare for a good Edmund. Mr. Felt, a local actor, played the King of France with distinctness and correct feeling, but his Physician was marred by his make up. The characters in Lear are so numerous that all can not be mentioned, but it is sufficient to say that the great body of the support was satisfactory. Miss Davenport played Cordelia with her usual care and earnestness, and the other daughters were very satisfactorily represented by Misses Osborne and Harron. The play was put on with great care, with new effects and new music, the latter being rendered very effectively by the orchestra under Mr. Weihe.

To-night Mr. Sheridan repeats Louis XI, which, despite the power of his Lear, still remains in our estimation his most notable character. The Marble Heart forms the matinee to-morrow, and Richard III. concludes the engagement in the evening.

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